

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION

HORTON HOMES, INC.,	)	
	)	
Plaintiff,	)	
	)	CIVIL ACTION NO.
v.	)	2:07-CV-506-MEF
	)	
LARUE BANDY, MARIE BANDY,	)	
PATRICK PRITCHETT, WILLIAM	)	
SHANER, ELSIE FONDREN	)	
AVERETTE, WILLIAM CRUTHIRDS,	)	
and SHERRIE CRUTHIRDS,	)	
	)	
Defendants.	)	
	)	

**SECOND AMENDMENT TO COMPLAINT**

Plaintiff Horton Homes, Inc. (“plaintiff Horton”), with leave of the Court first obtained, amends the Complaint previously filed herein by amending paragraphs 68 and 71 as follows:

68.

Despite demand by plaintiff Horton’s counsel, defendant William Shaner has refused to withdraw plaintiff Horton from defendant Shaner’s demand for arbitration. Defendant Shaner proceeded with arbitration against plaintiff Horton at a hearing held on June 5, 2007. At the outset of the hearing, plaintiff Horton moved for dismissal on the ground that the arbitrator lacked jurisdiction to arbitrate

disputes involving plaintiff Horton and because Horton was not a party to any arbitration agreement. Notwithstanding this objection, the arbitrator went forward with the hearing and on July 6, 2007, entered a damage award against plaintiff Horton and other respondents, a copy of which is attached hereto as Exhibit A and made a part hereof.

71.

Consequently, plaintiff Horton is entitled to a judgment by the Court declaring its rights and obligations under defendant Shaner's demand for arbitration.

WHEREFORE, Plaintiff Horton prays:

- (1) That this Court issue a judgment declaring defendant William Shaner cannot pursue arbitration against plaintiff Horton pursuant to defendant Shaner's demand for arbitration;
- (2) That this Court issue a judgment declaring that defendant William Shaner has no right to pursue arbitration against plaintiff Horton under defendant Shaner's arbitration agreement;
- (3) That the decision of the arbitrator dated July 6, 2007 be vacated and held of no effect against plaintiff Horton because (a) the arbitrator had no jurisdiction to decide the question of arbitrability and (b) plaintiff Horton was not a signatory to any arbitration agreement with defendant Shaner.

(4) That the Court enter preliminary and permanent injunctive relief against enforcement of the July 6, 2007 arbitration award.

(5) That all costs of this action, including reasonable attorneys fees be taxed jointly and severally against defendant William Shaner; and

(6) That this Court grant such other and further relief as is just and proper.

Dated this 20<sup>th</sup> day of August, 2007.

/s/ Sydney F. Frazier, Jr.  
Sydney F. Frazier, Jr. (FRA007)

/s/ James L. Paul  
James L. Paul (Ga. Bar No. 567600)

/s/ Thomas C. Grant  
Thomas C. Grant (Ga. Bar No. 297455)

Attorneys for Plaintiff Horton Homes, Inc.

OF COUNSEL:

CABANISS, JOHNSTON, GARDNER,  
DUMAS & O'NEAL LLP  
2001 Park Place North, Suite 700  
Birmingham, Alabama 35203  
Telephone: 205-716-5200  
Facsimile: 205-716-5389  
Email: [sff@cabaniss.com](mailto:sff@cabaniss.com)

CHAMBERLAIN, HRDLICKA, WHITE,  
WILLIAMS & MARTIN  
191 Peachtree Street, N.E. – 34th Floor  
Atlanta, Georgia 30393  
Telephone: (404) 659-1410  
Facsimile: (404) 659-1852  
Email: [jimmy.paul@chamberlainlaw.com](mailto:jimmy.paul@chamberlainlaw.com)  
[thomas.grant@chamberlainlaw.com](mailto:thomas.grant@chamberlainlaw.com)

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing Second Amendment to Complaint has been filed using the CM/ECF system and copies have been served on counsel for the defendants as follows:

Frank Howard Hawthorne, Jr.  
Hawthorne & Myers LLC  
322 Alabama Street  
Montgomery, AL 36104  
Email: [frank@hawthorneonline.com](mailto:frank@hawthorneonline.com)

Michael Stephen Harper  
Michael S. Harper, PC  
P.O. Box 780608  
Tallahassee, AL 36078-0007  
Email: [mikeharper@elmore.rr.com](mailto:mikeharper@elmore.rr.com)

Randy A. Myers  
Hawthorne & Myers LLC  
322 Alabama Street  
Montgomery, AL 36104  
Email: [randy@hawthorneonline.com](mailto:randy@hawthorneonline.com)

This 20<sup>th</sup> day of August, 2007.

/s/ Sydney F. Frazier, Jr.  
Of Counsel

**AMERICAN ARBITRATION ASSOCIATION  
Consumer Arbitration Tribunal**

---

In the Matter of the Arbitration between

Re: 30 434 00729 06  
William Shaner (Claimant)  
and  
H&S Homes, LLC/Horton Homes, Inc. (Respondents)

---

**AWARD OF ARBITRATOR**

I, THE UNDERSIGNED ARBITRATOR, having been designated in accordance with the arbitration agreement entered into between the above-named parties and having been duly sworn, and having duly heard the proofs and allegations of the Parties, do hereby, AWARD, as follows:

This matter comes before the undersigned arbitrator by way of an arbitration agreement included in documents executed in connection with the purchase of a mobile home by William Shaner from Respondent H & S Homes, L.L.C. The undersigned arbitrator was appointed pursuant to the order of the Circuit Court of Montgomery County, Alabama in *William Shaner and Patrick Pritchett v. H & S Homes, LLC et al.* Case number 2004-1909. In *H & S Homes, L.L.C. v William Shaner and Patrick Pritchett*, 940 So.2d 981 (Ala. 2006), the Supreme Court of Alabama upheld the appointment of the undersigned arbitrator, but reversed the trial court's decision that the American Arbitration Association (herein "AAA") would not administer the arbitration. The Claimant then filed an arbitration with AAA consistent with the Supreme Court's decision and AAA has administered this arbitration. An issue arose concerning the applicability of the Consumer Rules to this arbitration and AAA decided that, despite the amount of the Claimant's claim, the Consumer Rules did apply. This arbitrator has applied those rules to the hearing and to this award.

This matter was heard in a single day of hearing on June 5, 2007. The parties requested, and were allowed, additional time to submit evidentiary materials and post-hearing briefs and proposed orders. Those materials were provided June 22, 2007, and this award is being rendered within fourteen days as required by the Consumer Rules.

The undersigned arbitrator having considered the evidence presented by the parties, the voluminous documents introduced and argument of counsel, it is ORDERED as follows:

1. The Claimant's Motion to Strike the Affidavit of David L. Selby is DENIED. The arbitrator rejects the Claimant's argument that Mr. Selby is disqualified from providing such an affidavit as a result of his participation as counsel in this case.

2. All motions filed by Respondents and continued for decision until the close of the evidence are **DENIED**.
3. Claimant is **AWARDED** damages in the amount of **FOUR HUNDRED EIGHTY-SEVEN THOUSAND AND FIVE HUNDRED DOLLARS (\$487,500)** against all Respondents separately and severally.
4. The costs of the arbitration, including all filing fees and the arbitrator's fee are taxed against the Respondent.

The administrative filing and case service fees of the American Arbitration Association totaling \$950.00 shall be borne entirely by Respondents separately and severally. The fees and expenses of the arbitrator totaling \$1270.00 shall be borne entirely by Respondents separately and severally. Therefore Respondents separately and severally, shall reimburse Claimant the sum of \$125.00, representing that portion of said fees and expenses in excess of the apportioned costs previously incurred by Claimant.

This Award is in full settlement of all claims and counterclaims submitted to this Arbitration. All claims not expressly granted herein are hereby denied.

July 6, 2007  
Date

F.M. Wilson  
Frank M. Wilson

I, Frank M. Wilson, do hereby affirm upon my oath as Arbitrator that I am the individual described in and who executed this instrument which is my Award.

July 6, 2007  
Date

F.M. Wilson  
Frank M. Wilson